# **EXHIBIT 2**

From: Amanda Ostrom

**Sent:** Wednesday, June 21, 2023 11:46 AM

**To:** stk@keetonfirm.com; jrg@ggallp.com; cwk@ggallp.com; amir@shenaqpc.com

**Cc:** Matt Borden; David Kwasniewski; Tracy Zinsou; Shirley Chan

Subject: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Third Amended Notice of Deposition of

Jennifer Marino

Attachments: 2023-06-21 - TOZ Ltr. to Counsel re Amended Notice of Deposition.pdf; 2023-06-21 - Third

Amended Notice of Deposition of Jennifer Marino.pdf

### Counsel,

Attached please find documents for service in the above-captioned matter.

Regards,

#### Amanda Ostrom

Litigation Legal Assistant

BRAUNHAGEY & BORDEN LLP

Direct: (415) 869-5979

#### San Francisco

351 California St., 10<sup>th</sup> Floor San Francisco, CA 94104 Tel. (415) 599-0209 Fax. (415) 276-1808

#### **New York**

118 W 22nd Street, 12<sup>th</sup> Floor New York, NY 10011 Tel. (646) 829-9403 Fax. (646) 403-4089

This message is intended only for the confidential use of the intended recipient(s) and may contain protected information that is subject to attorney-client, work product, joint defense and/or other legal privileges. If you are not the intended recipient, please contact me immediately at the phone number listed above and permanently delete the original message and any copies thereof from your email system. Thank you.

Case 3:22-cv-02739-VC Document 45-3 Filed 07/26/23 Page 3 of 6

# BRAUNHAGEY & BORDEN LLP

San Francisco & New York

Tracy O. Zinsou, Esq.
Partner
zinsou@braunhagey.com

June 21, 2023

# VIA EMAIL

Steffan T. Keeton, Esq. THE KEETON FIRM LLC 100 S Commons, Ste 102 Pittsburgh PA 15212 Tel: (888) 412-5291 stk@keetonfirm.com

J. Ryan Gustafson, Esq.
Christina Kim, Esq.
GOOD GUSTAFSON AUMAIS LLP
2330 Westwood Blvd., No. 103
Los Angeles, CA 90064
Tel: (310) 274-4663
jrg@ggallp.com
cwk@ggallp.com

Amir Shenaq, Esq. SHENAQ PC 3500 Lenox Road, Ste. 1500 Atlanta GA 30326 Tel: (888) 909-9993 amir@shenagpc.com

Re: Marino v. YummyEarth Inc., Case No. 3:22-CV-02739-VC (N.D. Cal.)

## Counsel:

Enclosed please find YummyEarth Inc.'s Third Amended Notice of Deposition of Plaintiff Jennifer Marino, scheduled for July 11, 2023, at 10:00 AM PT in-person at BraunHagey & Borden's San Francisco office.

As you know, we have continued to seek a rescheduled date for Plaintiff's deposition to no avail, and Ms. Marino has already failed to appear for her deposition once. We are re-noticing Plaintiff's deposition to take place in person at our office, for a date and time on which we are available. In the event that Plaintiff is unavailable on the noticed date, we are happy to adjust to a date later that week or the following week.

San Francisco

351 California Street, 10<sup>th</sup> Floor San Francisco, CA 94104 Tel.: (415) 599-0210

Fax: (415) 276-1808

New York

118 W 22<sup>nd</sup> Street, 12<sup>th</sup> Floor New York, NY 10011 Tel.: (646) 829-9403

Fax: (646) 403-4089

June 21, 2023 Page 2

If necessary, please provide us with alternative dates by June 28, 2023. If we do not receive a response by June 28, we will assume July 11 is acceptable and proceed with the deposition as noticed.

Very/truly yours

Tracy O. Zinsou

Encl.

1	Matthew Borden, Esq. (SBN: 214323)		
2	borden@braunhagey.com David H. Kwasniewski, Esq. (SBN: 281985)		
3	kwasniewski@braunhagey.com Tracy O. Zinsou, Esq. (SBN: 295458)		
4	zinsou@braunhagey.com BRAUNHAGEY & BORDEN LLP		
5	351 California Street, 10th Floor San Francisco, CA 94104		
6	Telephone: (415) 599-0210 Facsimile: (415) 599-0210		
7	Attorneys for Defendant YummyEarth, Inc.		
8			
9			
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12		Case No.: 3:	22-CV-02739-VC
13	JENNIFER MARINO,		NT YUMMYEARTH, INC.'S
14	Plaintiff,	THIRD AM	IENDED NOTICE OF ON OF PLAINTIFF
15	V.	JENNIFER	
16	YUMMYEARTH, INC.,	Date:	July 11, 2023
17	Defendant.		10:00 AM PST 351 California Street, 10 <sup>th</sup> Floor
18			San Francisco, CA 94104
19			
20			
21			
22   23			
24			
25			
26			
27			
28			
-			0 3 00
			Case No.: 3:22-cv-02739-VC

THIRD AMENDED NOTICE OF DEPOSITION OF JENNIFER MARINO

1	PLEASE TAKE NOTICE that pursuant to Rule 30 of the Federal Rules of Civil			
2	Procedure, Defendant YummyEarth, Inc. ("YumEarth") will take the deposition upon oral			
3	examination of Plaintiff Jennifer Marino. The deposition will take place in-person at BraunHagey			
4	& Borden LLP's San Francisco office located at 351 California Street, 10 <sup>th</sup> Floor, San Francisco,			
5	CA 94104 on July 11, 2023, commencing at 10:00 a.m. PST, or at a time and place mutually			
6	agreeable to the parties. The deposition will continue from day to day until completed and shall be			
7	taken before an officer, notary public, or other person duly authorized to administer oaths.			
8	YOU ARE FURTHER NOTIFIED that pursuant to Federal Rule of Civil Procedure			
9	30(b)(3), the testimony will be recorded by stenographic means and videotape. All or part of the			
10	deposition, including the video of the deposition, may be used at hearing or trial as permitted under			
11	Rule 32 of the Federal Rules of Civil Procedure.			
12				
13	Dated: June 21, 2023 Respectfully submitted,			
14	$\mathbf{p}_{-}$ / / $\mathbf{r}_{-}$ 7:			
15	By: <u>/s/ Tracy Zinsou</u> Tracy Zinsou			
16	Attorneys for Defendant,			
17	YummyEarth, Inc.			
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
	1 Case No · 3·22-cv-02739-VC			